

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F047614 Brown v. County of Kings et al.

The judgment is affirmed. Costs are awarded to Huckabay and County of Kings. Cornell, J.

We concur: Harris, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049437 In re Graciela H., a Minor

No brief or request for extension of time having been filed, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F047436 Mosley v. Hudner

The judgment is affirmed. Hudner is awarded his costs on appeal. Cornell, J.

We concur: Harris, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049396 In re Raymond H., a Minor

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed. No brief having been filed within the time provided, the appeal is dismissed.

F045563 Englert v. Sierra Foothills Public Utility District
F046045

The order denying disqualification of counsel and the judgment are affirmed. Respondent is awarded costs on appeal. Vartabedian, Acting P.J.

We concur: Wiseman, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F046915 People v. Castro

The judgment is affirmed. Wiseman, Acting P.J.

We concur: Levy, J.; Dawson, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

IN THE

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F049914 Jennifer B. v. The Superior Court of Madera Co.; Madera Co. Dept. of Public Welfare

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F048983 In re Michael S. et al., Minors

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F045564 People v. Johnson

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F049586 Vivian D. v. The Superior Court of Kern County; Kern County Department of Human Services

Let an extraordinary writ issue directing respondent court to vacate its order of January 12, 2006, terminating reunification services and setting the section 366.26 hearing and reverse its findings that petitioner failed to participate regularly and make substantive progress in her court-ordered treatment plan and that there is not a substantial probability A. may be returned to her within another six months. Respondent court is further directed to conduct a hearing and enter a new order reinstating reunification services for an additional six months.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]